PATENT COOPERATION TREATY

PCT

REC'D	30	JUN	2005

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Appli	icant's or agent's file re	ference				
PN0324-PCT		FOR FURTHER AC		See Form PCT/IPEA/416		
		International filing date (d	ay/month/year)	Priority date (day/month/)	year)	
PCT/NO2004/000199 01.07.2004					03.07.2003	
		cation (IPC) or r	national classification and IPC			!
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	licant					
AM	ERSHAM HEALTH	HAS et al.				
1.	This report is the in	nternational pr	eliminary examination rep ansmitted to the applicant	ort, established b according to Artic	y this International Prelimina le 36.	ry Examining
2.	This REPORT cor	sists of a total	of 5 sheets, including th	is cover sheet.		
3.	3. This report is also accompanied by ANNEXES, comprising:					
			to the International Burea			
	and/or	of the descrip sheets contair istrative Instruc	ning rectifications authoriz	gs which have be ed by this Authori	en amended and are the bas ty (see Rule 70.16 and Secti	is of this report on 607 of the
	☐ sheets	which supers	ede earlier sheets. but wh	ich this Authority	considers contain an amend	ment that goes
		d the disclosur emental Box.	e in the international appl	ication as filed, as	indicated in item 4 of Box N	o. I and the
	b. 🗆 (sent to the	e International	Bureau only) a total of (in	dicate type and n	umber of electronic carrier(s)) , containing a
	sequence Box Relati	listing and/or to ng to Sequenc	ables related thereto, in co le Listing (see Section 80)	omputer readable 2 of the Administra	form only, as indicated in the ative Instructions).	Supplemental
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4.	This report contai	ns indications	relating to the following it	ems:		
1	🖾 Box No. I	Basis of the o	pinion			
	☐ Box No. II	Priority				
İ	☐ Box No. III	Non-establish	ment of opinion with rega	rd to novelty, inve	ntive step and industrial appl	licability
	☐ Box No. IV	Lack of unity				
	⊠ Box No. V	Reasoned sta applicability; of	tement under Article 35(2 citations and explanations	2) with regard to no supporting such	ovelty, inventive step or industratement	strial
	☐ Box No. VI	Certain docur			•	
	☐ Box No. VII		ts in the international app			
	☐ Box No. VIII	Certain obser	vations on the internation	al application		
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preliminary examining authority: European Patent Office				Telephone No. +4	49 89 2399- <i>8324</i>	. Jan 11 . 8
Name and mailing address of the international preliminary examining authority: European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Authorized Office Telephone No. +49 89 2399- S Calu Welli Cult					(<u>(</u>	
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/NO2004/000199

	Вох	No. I Basis of the report				
1.	With filed,	Vith regard to the language , this report is based on the international application in the language in which it was iled, unless otherwise indicated under this item.				
	This report is based on translations from the original language into the following language, which is the language of a translation furnished for the purposes of:					
		 □ international search (under Rules 12.3 and 23.1(b)) □ publication of the international application (under Rule 12.4) □ international preliminary examination (under Rules 55.2 and/or 55.3) 				
2.	With regard to the elements* of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):					
	Des	cription, Pages				
	1-9	as originally filed				
	Claims, Numbers					
	1-17	as originally filed				
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing				
3	. 🗆	The amendments have resulted in the cancellation of:				
		☐ the description, pages ☐ the claims, Nos.				
		☐ the drawings, sheets/figs				
		☐ the sequence listing (specify): ☐ any table(s) related to sequence listing (specify):				
4	. □ had Su	This report has been established as if (some of) the amendments annexed to this report and listed below d not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the pplemental Box (Rule 70.2(c)).				
		☐ the description, pages ☐ the claims, Nos.				
		☐ the drawings, sheets/figs				
		☐ the sequence listing (specify): ☐ any table(s) related to sequence listing (specify):				
	*	If item 4 applies, some or all of these sheets may be marked "superseded."				

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-17

No: Claims

Inventive step (IS) Yes: Claims 1-17

No: Claims

Industrial applicability (IA) Yes: Claims 1-17

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

SECTION V

D1= WO-A-98/08804

- 1. The present application relates to a process for producing 5-[N-(2,3-dihydroxypropyl)-acetamido]-N,N'-bis(2,3-dihydroxypropyl)-2,4,6-triiodoisophthalamide (iohexol).
- 2. Document D1 cited in the description on page 1, line 35 is considered to represent the closest sate of the art. It discloses a process for producing iohexol by reacting 5-(acetamido)-N,N´-bis(2,3-dihydroxypropyl)-2,4,6-triiodoisophthalamide (5-Acetamide) with a 2,3-dihydroxypropylating agent in the presence of a solvent comprising 2-methoxyethanol and, optionally, isopropanol (see D1, claim 1). The problem to be solved by the present application with respect to the cited prior art is to provide another process for the manufacture of iohexol.
- 3. The process according to present claim 1 differs from the process of D1 by using a solvent comprising a C₁-C₅-monoalkylether of a C₃-C₁₀-alkylene-glycol. There is no suggestion in the prior art which would have motivated the skilled person to use the above specific solvent in the production of iohexol from 5-Acetamide. Compared to the method according to D1 (cf. D1, Example 1), the amount of iohexol present in the reaction mixture obtained by the claimed process is slightly higher (cf. Examples 1 and 2). Moreover, when the solvent is employed not only in the N-alkylation step but also in the subsequent purification step, the content of the undesired O-alkylated by-products in the final product is significantly lower (cf. Example 2) than in the purified iohexol obtained in D1 (cf. D1, Example 2). This represents an important advantage of the present process regading the use of iohexol as a non-ionic iodinated X-ray contrast agent in medicine (cf. description, page 2, lines 10-15, page 6, line 22 page 7, line 3).

Accordingly, the subject-matter of claim 1 meets the requirements of Article 33(2) and (3) PCT.

- 4. Dependent claims 2-17 concern particular embodiment of claim 1. They fulfil the requirements of Art. 33(2) and (3) PCT as well.
- 5. The expression "about" in connection with ranges (cf. page 3, line 32) renders the

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

PCT/NO2004/000199

scope of the application unclear (Art. 6 PCT).

6. The statement "which is hereby incorporated by reference" (cf. page 1, lines 27-28) contradicts the requirements of Rules 5.1(a)(iii) and 9.1(iv) PCT.